REMARKS

The application is to be amended as previously set forth. All amendments and claim cancellations are made without prejudice or disclaimer. No new matter has been added.

The applicants' undersigned representative and the Patent Examiner had various telephone conversations on March 8-10, 2010 in order to advance this patent application to allowance. During these telephone conversations, all claims were discussed, as were various proposed claim amendments including the foregoing claim amendments. Other than a proposed set of claim amendments faxed to the Patent Examiner on March 10, 2010, no exhibits or prior art were discussed (which proposed set of claims were substantively the same as the claim amendments made herein). Also, no arguments were made on behalf of either the applicants or the Office. The applicants believe that agreement was reached, but understand that further discussions within the Office may be necessary. The applicants believe that the foregoing, taken with this Amendment, adequately sets forth the substance of the telephone conversations with the Patent Examiner, but if the Office believes that more detail would be desirable or necessary, the Office is kindly requested to contact the applicants' undersigned representative, and further detail will be provided to the extent available.

If questions remain after consideration of the foregoing, the Office is kindly requested to contact applicants' attorney at the address or telephone number given herein.

Respectfully submitted,

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